

C. KAUI JOCHANAN AMSTERDAM
US Senate Candidate
1415 Pensacola St., # 12
Honolulu, Hawaii 96822
Telephone: 808-550-4994
e-mail: charles.amsterdam@
hawaiiantel.net

TRUDY MILANI TAKAYAMA
Representative
Telephone: 808-959-0132
PRO SE

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

C. KAUI JOCHANAN AMSTERDAM
Candidate for the US Senate
Plaintiff

vs.

DWAYNE D. YOSHINA
Chief Elections Officer for
the State of Hawaii
Defendant

CIVIL NO. CVO6 00519 HG BMK

AFFIDAVIT OF JAMES WARD

AFFIDAVIT OF JAMES WARD

STATE OF HAWAII

CITY & COUNTY OF HONOLULU

SS.

0-26-06
Rat
jc
JAMES WARD, after first being duly sworn, deposes and
says as follows:

1. I am a registered voter in Hawaii and voted in
2006 Primary Election.

2. Along with Thirty plus Registered Voters who also
voted in the 2006 Primary Election, I affixed my name to the
Complaint Contesting Matters in the 2006 Primary Election.

3. I felt confused by the listing of the NONPARTISAN
PARTY BALLOT by the Elections Office in the Primary Election.

10-26-06
KAM
Such confusion also reflects the outlook of other Thirty plus Registered Voters, who are presented in the Plaintiff's Ammended Complaint, and the Voting Public.

4. My confusion also was advanced because the Plaintiff, who ran unopposed, was listed as a NONPARTISAN PARTY BALLOT candidate and as such should have advanced to the ballot of the General Election as he was listed. Instead, the Elections Office treated him unfairly and inconsistently by not advancing him onward. I felt that the Elections Office, by doing this, misinformed, misled, and confused me, along with other Thirty plus Registered Voters and the Voting Public. The Plaintiff in fairness, consistency, and reason should rightly advance to the ballot of the General Election.

5. The Plaintiff is requesting that this Honorable Court shorten the time within which his Motion for Preliminary Injunction be heard. I support his request. By his Preliminary Injunction Motion Plaintiff is asking that this Honorable Court direct Defendant to cease and desist from such unfair, inconsistent, confusing, and unreasonable treatment resulting in the Plaintiff being denied his right to advance to the ballot of the General Election, losing his civil rights, experiencing injustice, and suffering irreparable harm.

FURTHER AFFIANT SAYETH NAUGHT


James Ward


Subscribed and sworn to before me this
26th day of October, 2006

10-26-06
CAB

NOTARY PUBLIC, State of Hawaii

My Commission Expires: June 17, 2010

W